- f) multiplying the composite score in a post computer step by estimated recoverable dollar amounts to calculate a base recovery and increasing said base recovery by estimated recoverable costs and interest amounts to yield a final profit.
- 4. (twice amended) the process of Claim [3] 1 wherein transforming said data is achieved by calculating a category score for each category.
- 8. (amended) The process of Claim [7] 1 wherein the intellectual property to be commercialized is a patent.
- 9. (amended) The process of Claim [7] 1 wherein the intellectual property to be commercialized is a trademark.
- 10. (amended) The process of Claim [7] 1 wherein the intellectual property to be commercialized is a copyright.
- 11. (three times amended) A process for determining the probable success of an intellectual property enforcement lawsuit comprising the steps of:
- a) performing at least one set of pre-selected tasks selected from the group consisting of technical orientation, technical review, preliminary assessment, patent study, market identification and analysis, industry intelligence, cost benefit analysis, marketing and licensing assessment.
  - b)[a)] interacting with a pre-programmed computer;
- c)[b)] entering data from one or more sources including from a completed set of <u>said</u> pre-selected tasks and from a questionnaire [completed by the owner of the intellectual property] into said computer, said computer having been pre-programmed such that said data is organized by pre-determined categories;
- $\underline{d}$ (c)] evaluating the data by comparing each category to a preset standard;
- e)[d)] transforming said data into a composite score which represents a relative degree of strength associated with the lawsuit;
- $\underline{\mathbf{f}}$ [e)] using the composite score to determine a probable success factor for undertaking the lawsuit.
  - g) multiplying the probable success factor in a post computer step by projected recoveries to determine the net recovery from commercializing the Intellectual Property.
- 13. (twice amended) The process of claim [12] 11 wherein the composite score is based upon an evaluation of one or more risk factors specific to the intellectual property upon which a suit is being brought.
- 14. (twice amended) The process of claim [12] 11 wherein the composite score is a category score resulting from categorizing various risk factors into categories and determining a category score.